

elected by the voters; a county school superintendent, appointed by the court; an assessor and collector, appointed by the court; a recorder, elected by voters; a surveyor, appointed by the court; a prosecuting attorney, elected by the Legislature; a sheriff, elected by the people; a Justice of Peace and coroner, and two constables for each precinct, elected; an estray pound keeper for each precinct, elected; two fence viewers in each precinct, elected; a road commissioner, appointed by the court and precinct road supervisors to be elected in each precinct.

The Legislature elected John W. Witt as probate judge in the county and on February 22, 1862, Judge Witt organized the county organization as follows: Selectmen, Thomas Todd, James Duke and John H. Van Wagoner; assessor and collector, John Harvey; Sheriff, Snelling M. Johnson; treasurer, John M. Murdoch; surveyor, John Sessions and Thomas H. Giles, superintendent of common schools.

The court divided the county into two precincts. All the area east of the Provo River was placed in Precinct No. 1 and Thomas Rasband was appointed Justice of the Peace with Zenira Palmer as constable. Precinct No. 2 was all the area west of the Provo River, and Horton Jacobs was named Justice of the Peace. Sidney Epperson was constable. Clerk of the court was Charles Shelton.

Until the time of statehood the county court headed by the Probate Judge constituted the chief legal power of the county. By act of Congress the Probate Judge was also a key figure in land titles, having power to enter claims in the U.S. Land Office and receive titles in return for those inhabiting the lands. Many land titles today are still traced back to a deed from the old probate judges.

With the passage of time the probate judge and the county court were weakened as state and federal governmental bodies began to centralize their controls. In 1864 the Federal Government restricted the legal power of the Probate Court to the settlement of estates, guardianships and divorce matters.

Additional responsibilities for the Probate or County Court came in 1872 when the selectmen were appointed by the Legislature to erect a county jail and act as directors of the establishment, and in 1878 when the court was appointed as a Board of Equalization to adjust tax assessments and appoint election judges for each precinct.

In 1880, however, provisions of the Edmunds-Tucker Act made the office of Probate Judge an appointment of the President of the United States and transferred all divorce actions from the probate to district court. Election laws were also changed, taking power away from the probate court. The office of county clerk was made an elective position in 1888 and in that same year the precinct and county road offices were consolidated into the office of District Road Supervisor.

The most drastic changes in county government came in 1896 when



John M. Murdoch  
Co. Treasurer